Honorable Judge Richard A. Jones

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7 8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE						
9	BOMBARDIER INC.,	No. 2:18-cv-01543-RAJ					
10	Plaintiff,	DECLARATION OF JOHN					
10	V.	DENKENBERGER IN SUPPORT OF BOMBARDIER INC.'S					
12	MITSUBISHI AIRCRAFT CORPORATION, MITSUBISHI AIRCRAFT CORPORATION	MOTION FOR PRELIMINARY INJUNCTION					
13	AMERICA INC., AEROSPACE TESTING ENGINEERING & CERTIFICATION INC.,	NOTE ON MOTION					
14	MICHEL KORWIN-SZYMANOWSKI,	CALENDAR: JANUARY 4, 2019					
15	LAURUS BASSON, MARC-ANTOINE DELARCHE, CINDY DORNÉVAL, KEITH	ORAL ARGUMENT REQUESTED					
16	AYRE, AND JOHN AND/OR JANE DOES 1-88,						
17	Defendants.						
18							
19	I, John Denkenberger, declare as follows:						
20	1. I am an attorney with the law firm of	of Christensen O'Connor Johnson Kindness					
21	PLLC and counsel of record for Plaintiff Bomba	ardier Inc. ("Plaintiff" or "Bombardier"). I					
22	have knowledge of all of the following facts.						
23	2. Attached hereto as Exhibit A is a true and correct copy of 2 Doing Business in						
24	Canada § 22.04 (2018), as available from Lexis Advance Research.						
25	3. Attached hereto as Exhibit B is a true and correct copy of is a true and correct						
26	copy of "ARTICLE: The Implications of the Social Model of Disablement for the Legal						
27	DECLADATION OF IOUN DENKENBEDGED IN						

1	Regulation of the Modern Workplace in Canada and the United States," 33 Man. L.J. 1, a					
2	available from Lexis Advance Research.					
3	4. Attached hereto as Exhibit C is a true and correct copy of "Mitsubishi Aircraf					
4	Corporation Receives Type Inspection Authorization; Program milestone beings final phase					
5	of Type Certification for Japan's first commercial jet," ENP Newswire, December 24, 2018					
6	as available from Westlaw.					
7						
8	I declare under penalty of perjury that the foregoing is true and correct.					
9						
10	Dated this 4th day of January, 2019.					
11	CUDICTENCEN OCONNOD					
12	CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC					
13						
14						
15	s/ John D. Denkenberger					
16	John D. Denkenberger, WSBA No.: 25,907 Christensen O'Connor Johnson Kindness ^{PLLC}					
17	1201 Third Avenue, Suite 3600 Seattle, WA 98101-3029					
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19	E-mail: john.denkenberger@cojk.com,					
20	Attorney for Plaintiff Bombardier Inc.					
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26						
27	DEGLADATION OF IOUN DENVENDED GED IN					

1	CERTIFICATE OF SERVICE					
2	I hereby certify that on January 4, 2019, I electronically filed the foregoing with the					
3	Clerk of the Court using the CM/ECF system which will send notification of such filing to the					
4	following:					
5	Jerry A. Riedinger	Mack H. Sh	ultz	Mary Z. Gaston		
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21	Szymanowski, Laurus Basson, and Cindy Dornéval					
22	Daneil T. Hagen					
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24			s/ John D. Denkenber	berger rger, WSBA No.: 25,907		
25			Brian F. McMahon	, WSBA No.: 45,739		
26			Christensen O'Con	nor Johnson Kindness ^{PLLC}		
27	1201 Third Avenue, Suite 3600					
	DECLARATION OF JOHN DENKE SUPPORT OF BOMBARDIER'S M			IDICTENSEN O'CONNOC 1201 Third Avenue		

SUPPORT OF BOMBARDIER'S MOTION FOR PRELIMINARY INJUNCTION (2:18-cv-01543-RAJ) - 3

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